EXHIBIT 3

Standard Flood Insurance Policy Dwelling Form

Issued Pursuant to the National Flood Insurance Act of 1968, or Any Acts Amendatory Thereof, and Applicable Federal Regulations in Title 44 of the Code of Federal Regulations, Subchapter B

PLEASE READ THE POLICY CAREFULLY. THE FLOOD INSURANCE PROVIDED IS SUBJECT TO LIMITATIONS, RESTRICTIONS, AND EXCLUSIONS.

THIS POLICY COVERS ONLY: I properly settle of the control of the c

- and the first control of the control entry jury and given 1: A-NON-CONDOMINIUM RESIDENTIAL BUILDING DESIGNED FOR PRINCIPAL USE AS A DWELLING PLACE FOR ONE TO FOUR FAMILIES, OR A REPORT OF THE PROPERTY OF THE PROPE Bergan Berg
- 2. A SINGLE FAMILY DWELLING UNIT IN A CONDOMINIUM BUILDING. 15 START OF THE START O

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greenship Company provides flood insurance under the terms of the National Flood Insurance Act of 1968 and its amendments, and Title 44 of the Code of Federal Regulations (CFR). And the least the property of property

We will pay you for direct physical loss by or from flood to your unsured property if you:

Have paid the correct premium;

Comply with all terms and conditions of this policy; and

A CONTRACTOR CONTRACTOR CONTRACTOR

and the mean area area of the property particles of the

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Have lumished accurate information and statements.

We have the right to review the information you give us at any time, and to revise your policy based on our review. 1.4

AND DEFINITIONS TO BE TO BE SEEN TO THE SECOND OF THE SECOND SECOND OF THE SECOND SECOND OF THE SECO

- A. In this policy, "you" and "your" refer to the insured(s) shown on the Dackarations Page of this policy and your apouse, if a resident of the same household. "insured(s)" includes: Any mortgagee and loss payed named in the Application and Declarations Page, as well as any other mortgages or loss payer determined to exist at the time of loss in the order of precedence. "We," "us," and "our" refer to the insurer.
- Some definitions are complex because they are provided as they appear, in the law or regulations, for result from court cases: The precise definitions are intended to protect and the professional control of the 90U.

Flood, as used in this flood insurance policy, means:

- 1. A general and temporary condition of partial or complete inundation of two or more scres of normally dry land area or of two or more properties (at least one of which is your property) from:
 - a. Overflow of inland or lide waters;
 - Unusual and rapid accumulation or renot of surface waters from any source;
 - c. Muxiflow.

- The Artist of Market Court of Market Court of The Court of Market Court of Mar Collapse or subsidence of land along the shore of a lake or similar body of water as a result of emsion or s' undarmining caused by waves or currents of weter exceeding anticipated cyclical levels that result in a flood as defined in A.1.a. above.
- B. The following are the other key definitions that we use in this policy:
- Act. The Nebonal Flood insurance Act of 1968 and any amendments to it.
- Actual Gaah Value. The cost to replace an Insured dam of property of the time of lose, less the value of its physical depreciation.
- 3. Application. The statement made and signed by you or your agent in applying for this policy. The application gives information we use to determine the eligibility of the risk, the kind of politicy to be issued, and the correct premium payment. The application is part of this flood insurance polley. For us to issue you a policy, the correct premium payment must accompany the application.
- Base Flood. A flood having a one percent chance of being equaled or exceeded in any given year.

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Building.

- A structure with two or more outside rigid walls and a fully secured roof, that is affect to a permanent site;
- A manufactured home (a "manufactured home," also known as a mobile home, is a structure: built on a permanent chassie, transported to as site in one or more sections, and affixed to a permanent foundation); or
- Per c. A travel trailer without wheels, built on a chassis.

 The per end affixed to a parmanent foundation, that is regulated brider. The community's affoodplain management and building ordinances or laws, and

Building does not mean a gas or liquid storage tack or a recreational vehicle, park trailer, or other similar vehicle, except as described in 3.6.c. above.

- Cancellation. The ending of the insurance coverage provided by this policy before the expiration date.
- Condominium. That form of ownership of real property in which each unit owner has an undivided interest in common alaments.
- Condominium Association. The entity made up of the unit owners responsible for the maintenance and operation of: :
- يري به المراجعة والمساورة والمساورة
- p. b. Other real property in which the unit owners have use rights:

where membership in the entity is a required condition of unit ownership.

- 10. Declarations Page. A computer-generated summary of information you provided in the application for insurance. The Declarations Page else describes the term of the policy, limits of coverage, and displays the premium and our name. The Declarations Page is a pert of this flood insurance policy.
- 11. Described Location. The location where the insured building(s) or personal property are found. The described location is shown on the Declarations Page.
- 12. Direct Physical Loss By or From Flood. Loss or damage to insured property, directly caused by a flood. There must be evidence of physical changes to the property.
 - Dwalling. A building designed for use as a residence for no more than four families or a single-family unit

- in a building under a condominium form of ownership.
- 14. Elevated Suilding. A building that has no basement and that has as lowest elevated floor raised above ground level by foundation walls, shear walls, posts, piers, pillings, or columns.
- Emergency Program, The Initial phase of a community's participation in the National Flood Insurance Program. During this phase, only limited amounts of insurance are available under the Act.
- Expense Constant. A flat charge you must pay on each new or renewal policy to defray the expenses of the Federal Government related to flood insurance.
- 17. Federal Policy Fee. A first charge your must pay on each new or renewal policy to defray certain administrative expenses incurred in carrying out the fistional Flood Insurance Program. This fee covers expenses not covered by the expense constant.
- Improvements. Fixtures "Affections," installations, for additions comprising a part of the insured dwalling or the apartment in which you reside.
- 19. Mudiflow. A river of liquid and flowing mod on the surfaces of hormally dry land areas, as when earth is carried by a current of water. Other earth movements, such as landstide, slope failure, or a saturated soil mass moving by liquidity down a slope, are not mudiflows.
- 20. National Flood Insurance Program (NFIP). The program of flood insurance coverage and floodplain management administered under the Act and applicable Federal regulations in Title 44 of the Code of Federal Regulations, Subchapter, B. Communication.
- Policy. The entire written context between you and us. It includes:
 - This printed form;
 - b. The application and Declarations Page; 😁 🗝
 - Any endorsement(s) that may be issued; and
 - d. Any renewal certificate indicating that coverage has been instituted for a new policy and new policy term.

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Only one dwelling, which you specifically described in the application, may be insured under this policy.

22. Pollutants. Substances that include, but are not firvited to, any solid, liqued, gaseous, or thermal tribant or contaminant, including smake, vapor, sool, furres, acids, "alkalis, "chemicals," and waste. "Waste" includes, but is not limited to, materials to be recycled, reconditioned, or reclaimed.

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- 23. Post-FIRSE Suliding. A building for which constitution or substantial improvement occurred that Occomber 31, 1974 or no or after the effective
- 28. Especial Flood Hazard Area. An area having special flood, or mutiflow, and/or flood-related excession hazards, and shown on a Flood Pazard Boundary

- 23 Post-FIRM Building, A building for which construction or substantial improvement occurred after December 31, 1974, or on or after the effective date of an Initial Flood Insurance Rate Map (FIRM). whichever is leter.
- 24. Probation Premium, A flat charge you must pay, on each new or renewal policy issued covering property in a community that the NFIP has placed on probation under the provisions of 44 CFR,58,24. https://doi.org/10.101/ in) pose militar.
- 25. Regular Program. The final please of a community's participation paints the ANational Lifebook Insurance Program. In this phase, a Flood Insurance Rate Map is in effect; and full limits of goverage terestavailable under the Act. 819795; act (63796) edinjoutsuladepage (हरे हारुक्षालक साम्भाष्ट्रभवाद्भावा, कार्य समाव<u>र्ष्ट्रवन्द</u>्वेत्रहेन्
- 26. Special Flood Hazard Area, An area having special flood, or mudflow, and/or flood-related erosion hazards, and shown on a Flood Hazard Boundary Map or Flood Insurance Rate Map as Zone A, AO, A1-A30, AE, A89, AH, AR, AR/A, AR/AE, AR/AH, ARIAO, ARIA1-A30, V1-V30, VE, or V.
- and the second control of the second control 27. Unit. A single-family unit you own in a condominium building.
- မေးက ကြောက်မှုနှင့်သည်။ မေးကောင်းမေး ရေးသော ၂၅ ကောင်မနေရာ မည်သေ 28. Valued Policy. A policy in which the insured and the insurer agreeton the walue of the property insured, that value being payable in the event of a total loss. The Standard Flood Insurance Policy is not a valued policy. ನ ಎಂದಿಕ 'ಮತ್ತು ನಡಿಸಿಕು. ಪ್ರಶಕ್ತಿತ್ ಫರಿಸು ಈ ಕಡಿಸಿ कुष १९६९४५१९१७ व्या १९६६३३ एर ए...१७६० । ए **४ वस्त्राक्षा**यरी

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- (A) CONTROL (1920) CO
- COVERAGE A BUILDING PROPERTY ? [3595721924]

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We insure against direct physical loss by or from flood e de la Primaria de la compresión de la calegra de la c

- 1. The dwelling at the described location of location period of 45 days at another location as set forth in III.C.2.b., Property Removed to Safety.
- 2. Additions and extensions attached to and in contact with the dwelling by means of a ngid extenst wall, a solid load-bearing interior wall, a stairway, an elevated walkway, or a roof. At your option, additions and extensions connected by any of these methods may be esperately insured. Additions and extensions attached to and in contact with the building by means. of a common interior wall that is not a solid loadbearing wall are always considered part of the dwelling and cannot be separately insured.
- A Property to the property of the Sale of Equation 3. A detached garage sat the described alocation. Coverage is limited to no more than 10 percent of the limit of liability on the dwelling. Use of this insurance is at your option but reduces the building limit of liability. We do not cover any detacted garage used or held for use for residential (i.e., dwelling), business, or farming purposes.
- Materials and supplies to be used for construction, alleration, or repair of the dwelling or a detached garage while the meterials and supplies are stored in a fully enclosed building at the described location. or on an adjacent property.

- A building under construction, attention, or repair at the described location.
 - a. If the structure is not yet walled or roofed as described in the definition for building (see II.E. 5.g.) then coverage applies:

- (1) Only while such work is in progress; or
- (2) If such work is halted, only for a period of up to 80 continuous days thereafter.
- b. However, coverage does not apply until thebuilding is walled and roofed if the lowest floor, 5a.5 including the basement floor, of a non-elevated - building or the lowest elevated floor of an elevated building is:
- (1) Below the base flood elevation in Zones. AH, AE, A1-A30, AR, ARVAE, ARVAH, ARIA1-A30, ARIA, ARIAO, ot and a second
- ម្នៃស្តីស្តីស្តីស្តីស្តែស្តី ស្រុកស្តី ស្តែស្តី pure (2) Below the base flood elevation adjusted to Include the effect of wave action in Zones VE
- The lowest floor levels are based on the bottom. of the lowest horizontal structural mamber of the floor in Zones VE or V1-V30 and the top of the floor in Zones AH, AE, A1-A30, AR, AR/AE, AR/AH, AR/A1-A3D, AR/A, AR/AO.
- . . i. d. Cori. A manufactured home or a travel baller as described in the Definitions section (see II.B.5.b. and II.B.5.c.).

. . ; -: .

- If the manufectured home or travel trailer is in a opecial flood hazard area, it must be anchored in the following manner at the time of the loss: " 💆 👬 🕆
- By over-the-top or frame lies to ground anchors:
- In accordance with the manufacturer's specifications; or
- In compliance with the community's floodplain management requirements;

unless it has been continuously insured by the NFIP at the same described location since September 30, 19B2.

- 7. The following items of properly which are covered under Coverage A only:
 - Awnings and canoples:
 - b. Bands:
 - Built-in dishwashers:
 - Built-in microwave evens;
 - Carpet parmanently installed over unfinished flooring:
 - Central air conditioners; f. Central air consiluumena. g. Elevelor equipment

 - h. Fire sprinkler systems;
 - Walk-in freezers:
 - j. .:..Furnaces and radiators:
 - k. Garbage diaposal units; we have the second to the control of th
 - i. > Hot water heaters, including soler water heaters; □
 - m, elight fodures; प्राप्त हराज्यात हाल मानुद्धारणे सुरान् के
- ு மாழ்க்கிர அமெர்கள் antennas அவர்கள் அள்ள பூர்கியையாக 大川 (gr. **.buildings**) (gr. lgc) かららい (cognus (gi i e かんり (特)
 - p o. Permanently, installed, cupboards, bookcases. cabinets, paneling, and wallpaper;

 - r. Renges, cooking stoves, and ovens;
 - Refrigerators; and

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- Well mirrors, parmanently installed.
- 8. Items of property in a building enclosure below the lowest elevated floor of an elevated post-PRM building located in Zones A1-A30, AE. AH. AR. ARIA, ARIAE, ARIAH, ARIA1-A30, VI-V30, or VE, or in a basement, regardless of the zone. Coverege is Instea to the following: . . .
 - Any of the following items, if installed in their functioning locations and, if necessary for operation, connected to a power source:
 - (1) Central ek conditioners
 - (2) Cistems and the water in them;
 (3) Drywall for walls and callings in a basement. and the cost of labor to nall it unfinished and unfloated and not taped, to the forming;

 - (5) Electrical outlets and switches;(6) Elevators, dunitwiniters, and related equipment, except for related equipment installed below the base flood elevation after September 30, 1987;
 - (7) Fuel tanks and the fuel in them;
 - (8) Furnaces and bot water heaters;
 - (9) Heat pumps;
 - (10) Nonflammable Insulation in a beaument;
 - (11) Pumps and tenks used in solar energy systems;
 - (12) Stellways and staircases attached to the building, not separated from it by elevated wralkways;
 - (13) Sump pumps;

- (14) Water softeners and the chemicals in them. weter filters, and feucats installed as an integral part of the plumbing system;
- (15) Well water lanks and pumps.
- (16) Required utility connections for any item in this list and
- (17) Footings, foundations, posts, pilings, plens. or other foundation walls and anchorage systems required to support a building.
- Çleşn-up.
- B. COVERAGE B PERSONAL PROPERTY : 1
- If you have purchased paragnal property coverage. we insure against direct physical loss by or from Rood to personal property inside a building at the described location, if:
 - a. The property is owned by you or your household. family members; and
 - ger fall version of or en east of b. At your option, the property is owned by guests: or gervanta. The grown is the February Control of the Control of t

Personal property is also covered for a period of 45 days at another location as set forth in III.C.2.b., Property Removed to Safety. And the second

Personal property in a building that is not fully enclosed must be secured to prevent flotation out of the building, if the personal property does float out during a flood, it will be conclusively presumed that it was not reasonably secured. In that case there is no. coverage for such property.

- trapped participation Coverage for personal property includes the following: property, subject to B.1. above, which is covered under Coverage El only:
 - Air canditioning units, portable or window type;
 - Carpets, not permanently installed, over untirished floorings
 - Carpets over finished flooring; Ğ.
 - Ciolhes washers and dryers: d.
 - *Cook-ouit* grills!
 - -- Food freezers, other than walk-in, and food in any keezer: and
- (4) Electrical junction and circuit treaker toxes; sing Cong. Portable microwave ovens and portable dishwashers.
 - 3. Coverage for items of property in a building anciosure below the lowest elevated floor of an elevated poet-FIRM building located in Zones A1-A30, AE, AH, AR, AR/A, AR/AE, AR/AH, AR/A1-A30, V1-V30, or VE, or in a basement, regardless of the sone, is limited to the following items, if installed in their functioning locations and, if necessary for operation, connected to a power source:
 - Air conditioning units, portable or window type;
 - b, Clothes washers and dryers; and
 - Food Preezers, other than walk-in, and food in eny fraezer.

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- 4. If you are a tenant and have insured personal property under Coverage B in this policy, we will cover such property, including your cooking stove or range and refrigerator. The policy will also cover Digrovements mode ...
- Loss Avoidance Measures.
 - a. Bandbaga, Supplies, and Labor

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- 4. If you are a tenant and have insured pursonal property under Coverage B in this policy, we will cover such property, including your cooking stone or range and ratingerator. The policy will also cover improvements made or acquired solely at your expense in the dwelling or apartment in which you reside, but for not more than 10 percent of the limit of . liability shown for personal property on the Declarations Page. Use of this insurance is at your option but reduces the personal/property-timit of विक्रमी**ए**क एक एक एक सम्बन्धित है के उन्हें हैं के अधिकार के सुन्ति हैं स्वापन सम्बन्धित के स्वापन के
- 5. If you are the owner of a unit and have insured personal properly under Coverage & in this policy. we will also cover your interior walls, floor, and calling (not otherwise povered under a flood insurance policy purchased by your condominaum association) for not more than:10 percent of the limit of liability shown for personal property on attie Declarations Page. Use of this maurance is at your option but reduces the personal property dimit of ्राच्यात्म । ११२ व्यवस्थात्म । सम्बंद्री व्यवस्थित विकार हेर्ना स्थान । १९८७ - स्थान स्थान १९८० व्यवस्थात्म । १९८७ व्यवस्था
- Special Limits. We will pay no more than \$2,500 for arry one loss to pre-or more of the following kinds of personal property: ... to the many is one of the personal property:
 - a. Artwork, photographs, collectibles, memorabilia. - Including : but emote limited too. porcelain or other figures, and sports cards; region the policy of the organization in the period
 - b. Rate books or sategraphed items; /op tp. 13 per The state of the best of the state of the st
 - Jewelry, watches, precious and semiprecious atones, or articles of gold, silver, or platinum;
 - and see the part of the particle of the analysis d: Furs con rany radicle containing fur twhich
 - e. Personal property used in any business.d in the
- We will pay only for the functional value of antiques.
- COVERAGE C OTHER GOVERAGES
- y maken in akin majarah bila bila bahar kata bahar 1. Debris Ramoval
 - We will pay the expense to remove non-owned debris .co .or in .insured property and owned georis ainywhere. The company of the second
 - b. If you or a member of your household perform the removal work, the value of your work will be based on the Federal minimum wage.
 - c. This coverage does not increase the Coverage A or Coverage B limit of fisbility.

- 2. Loss Avoidance Messures
 - Sandbags, Supplies, and Labor
 - (1) We will pay up to \$1,000 for costs you incur . to protect the insured building from a Road or -imminent danger, of offood, aformthe to the following: The engine imposes the particular of the control of the control
 - 🐎 👝 (a) Your ressonable expenses to buy: , 😁
 - Sendbags, Including sand to lat The first of them? In the second of the seco
 - െ ും : (ii) Fill for temporary leveles; എ പ്രാത്യം
- connection with these items.
 - (b) The value; of work, at the Sedaral minimum wage, that you are member of ு your household perform. அவர்வேண்
 - r., . (2) This coverage for Sandbags, Supplies, and Lebors applies andy if damage to instreed property by or from flood is imminent, and the threat of flood damage is apparent . - enough to tlead at parson of common prudence to enticipate fisad damaga. One $x_{\rm m} = x_{\rm p}$, of the following must also occurs: $z_{\rm physogen} > z_{\rm physogen}$
 - respective to the control of the first beginning yet to a suffooding in the area near the described the light occurrence of the flood does not reach the insured building; or
- (b) A legally authorized official must issue ु ार्ने क्रिकेट के an evacuation order or other civil order for the community in which the insured _____ building is located calling for measures of a group sto preserve file and properly from the peril of flood.

This coverage does not increase the Coverage A or Coverage & limit of liability.

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- b. Property Removed to Safety: "1974 y 2 3 3 3
 - ริเทศได้ และ โดยเกาะสาราชานาราชานาราชานาราชานาราชานาราชานาราชานาราชานาราชานาราชานารา (1) We will pay up to:\$1,000 for the reasonable expenses you incur to move insured property to a place other than the described location that contains the property in order to protect it from Blood or the immirent danger of Pood.

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Reasonable expenses include the value of work, at the Federal mirumum wage, that you of a member of your household perform.

- (2) If you move insured property to a location other than the described togation that contains the property, in order to protect it from flood or the imminent danger of flood, we will cover such property white at that ¿location for; a period of 45 consecutive days * I show the date you begin to make it there: The ed faum beyont ai tert yragong lancaup swiplaced - Invalidity sendosed jouliding or w otherwise reasonably recollected afrom other ុ គ**elements**បស់ សុខជ័យ និងស្នាល់ សម្រេចប្រកួត ដោយមេស
 - Any: property respond, including a moveable. home? described, in all.B.6.6. and so, must be placed; above aground : lavel or outside:: of when special flood hazard area.

直在12年1日起来19年4月 This coverage does not increase the Coverage A CO or Coverage B limit of liability.

Condominium Loss Assessments are a superior

- Habis policy insures a unit, we will pay; up to the Coverage A limit of liability, your share of less assessments charged legalinst you by the dir condominium apsociation in accordance with the condominium association's articles of essociation, declarations and your deed, and
 - and the copy by take a source The assessment must be made as a result of direct physical loss by or from flood during the policy form, to the building's common vietnamis. THE STATE OF STATE OF THE STATE
- We will not pay any loss sessionent charged against you; I have been a second to the
- (1) And the condominium paractistion by any े agovernmental body; 🚉 👑 🔩 🔩 प्राप्त के अरहार
 - . . . : (2) That results from a deductible under the ensurance purchased by the condominium searclation insuring common elements:
 - (3) That results from a loss to personal property. including contents of a candominium building; - .
- ? (4) That results from a loss austeined by the condominium .association that was not reimburged under a flood insurance policy written in the name of the association under the Act because the building was not, at the time of less, insured for an amount equal to . . . the leaser of:

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- (a) 60 percent or more of its full replacement cost; or
- (b) The maximum amount of inappropriet permitted under the Act;
- (5) To the extent that payment under this policy for a condominium building loss in combination with payments under any other NFIP policies for the same building loss. exceeds the maximum amount of insurance permitted under the Act for that kind of Dullding; or a set supply to each to be apply
- ស្រាក់ ការការការ សេចបង្កើតទីសក្រាស់ បាកការបញ្ជាប់ថា សេចប្រើដោះប្រ (6) To the extent that payment under this policy. ; for a sendeminium, building loss ; in Combination will any recovery waitable to gersyon as a tenant in common under any NFRP condominium association policies for the and pulliding lose, exceeds the amount of to insurance permitted under the Actator, a single-lamily evolving.

Loss assessment coverage does not increase the Coverage A limit of liability states in a pit put of 288 year.

Control of the Greek prove

Transport to the terminal termination COVERAGE O .- INCREASED COST OF COMPLIANCE.

General

This policy pays you to comply with a State or local floodplain management lew-or ordinance affecting repair or reconstruction of a structure suffering flood damage. Compliance activities eligible for payment are: elevation, fleedproofing, relocation, or demotion (or any combination of thuse activales) of your structure. Eligible floodproofing activities are limbed ा रहे । यह अने इस्तरहाँ का नहीं। अने अकेटर्स्टर परिचार में अने किया है जो की असे असे कार्या कर र

- Nonresidential structures. Programme of person
- The second complete Agent sing Residential structures with besements that satisfy the Federal Emergency Management Agency's (FEMA's) standards published to the Code of Federal Regulations (44 CFR B0.8 (b) or

2. Umit of Liability (*) 18. gas in district description of the control of the co

We will pay you up to \$20,000 under this Coverage D - Increased Cost of Compliance, which only applies to policies with building coverage (Coverage A). Our payment of claims under Coverage II is in Biddition to the amount of coverage which you selected on the application and which appears on the Declarations Page. But the maximum you can collect wider this policy for both Coverage A - Building Property and Coverage D - Increased Cost of Compliance cannot exceed the maximum permitted under the Act. We do not charge a separate deductible; for a deim under Coverage D. The area of the first grade of the control of the c

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- A structure covered under Coverage A Building Property sustaining a loss caused by a flood as defined by this policy must.
- (1) Be a "tepetitive loss structure." A repetitive loss structure is one that meets the following conditions:
- (a) The structure is covered by a contract of flood insurance issued under the NFIP
- (b) The structure has suffered flood damage on two occasions during a TD-year period which ands on the date of the second loss.
 - (c) The cost to repair the flood damage, on everage, equated or exceeded 25 percent of the market value of the structure at the time of each flood loss.
 - (d) In addition to the current claim, the NPIP must have poid the previous qualifying claim, and the State or community must have a cumulative, substantial demage provision or repetitive loss provision in its floodplain management have or ordinance being enforced against the structure; or
 - (2) Be a structure that has had flood damage in which the cost to repair equals or, exceeds 50 percent of the market value, of the structure at the time of the flood. The State or community must have a substantial transge provision in its floodplain management law or ortinance being enforced against the structure.
 - b. This Coverage D pays you to comply with State or local floodplain management laws or ordinances that meet the minimum standards of the National Flood Insurance Program found in the Gode of Faderal Regulations at 44 CFR 60.3. We pay for compliance scalinites that exceed those standards under those conditions:
 - (1) '3,a,(1) above.

(2) Ejevation or ideodorocong in any risk zone to prelimenary or advisory base affood elevations: provided by FEMA which the State or local government has adopted and is enforcing for flood-damaged structures in such areas. (This includes compliance activities in B. C. X. or D zones which are being changed to zones with base flood elevations. This also includes compliance activities in zones where base flood

elevations are being increased, and a flooddamaged structure must comply with the higher, advisory base flood elevation). Increased Cost of Compliance coverage does not apply to situations in 8, C, X, or 0 zones where the community has derived its own elevations and its enforcing elevation or floodproofing requirements for flooddamaged structures to elevations derived solely by the community.

- (3) Elevation or floodproofing above the base flood elevation to meet Stee local feeboard requirements, i.e., that a structure must be elevated above the base flood elevation.
- c. Under the minimum NPIP criteria at 44 CFR 50.3 (b)(4). States and communities must require the elevation. (c) (doodproofing cof estructures trist unnumbered Azones to the base flood elevation where elevation data is obtained from a Fèderal, State, or other source. Such compliance activities are also sligible for Coverage D.
- d. This coverage will also pay for the incremental cost, after demotition of relocation, of essenting or floodpropsing a structure during its rebuilting at the same or avoitine site to meet State or local floodplain menagement laws or ordinances, subject to Exclusion D.5.g. below.
 - e. This coverage will also pay to bring a flood-damaged structure into compliance with State or local floodplain management laws or ordinarices even if the structure had received a variance before the present loss from the applicable floodplain management requirements.

4. Conditions

- a. When a shutching covered under Coverage A-Building Property sustaints a best caused by a flood, our payment for the Ross under this Coverage D will be for the increased could be served, relocate, or demoish (or any combination of these activities) caused by the information of these activities) caused by the information of current State of local floodplain management ordinances or laws. Dur payment for eligible demoision activities will be for the cost to demoish and clear the site of the building debts or a portion tilereof caused by the enforcement of current State or local floodplain management ordinances or laws. Eligible schindes for the cost of clearing the site will include those necessary to discontinue utility service to the citi and enture proper abandonment of on-site utilities.
- When the building is repaired or rebuilt, it must be intended for the same occupancy as the present building unless otherwise required by current incorplain management ordinances or laws.

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5. Enclusions

Under this Coverage D - Incressed Cost of Compliance, we will not pay for:

- a. The cont to examply, with pupiny: floodplain, management flew or outfinance in communities periodpating in the Emergency Program. 19, 196-29
- b. The cost associated with enforcement of sarry ordinance or law other requires farry insured for others to lest Jion, mornion, clean up, remove, contain, treatured to neutralize; or in enty way, respond to, or assess the effects of pollutants; sary in a six of the contain.
- The loss in value to any insured building or other structure due to the mourements of any ordinance or law.
- d. The loss in residual value of the underraiged portion of a building demolshed, as a poops sequence of enforcement of any State or local floodplain management tiny or ordinance. (\$250.00)
- Any Increased Cost of Compliance under this Coverage 0:
 - (1) Until the building is elevated, floodproofed, demolished, or relocated on the same of the another promises; and
 - (2) Unless the building is elevated, floodproofed, demolished, or inclocated as resontings researably possible after the loss, not to axosed 2 years (see 3.b.).
- f. Any code upgrade requirements, e.g., plumbing or electrical wiring, not appellically related to the State or local floodplain management law or ordinaryou.

- g. Any compliance activities needed to bring additions or improvements made after the loss occurred into compliance with State or local floodplain management laws or ordinances.
- h. Loss due to any ordinance or law that you were required to comply with before the current loss and
- I. Any reduliding activity to standards that do not meet the NFIP's minimum requirements. This includes any attuation where you have received from the State or community a varieties in connection with the current fleed loss to rebuild the property to an elevation below the base flood elevation.
- j. Increased Cost of Complaince for a garage or capper.
- k. Any structure insured under in NRP Group Flood Insurence Policy. Nation 321 (1997) 03 (1997)
- Assessments imade by a condominium association on tridividual condominium unit owners to pay increased costs of repaining commonly owned buildings after a rhood in compliance with State or local floodplain management ordinances or laws.

Other Provisions (Provision of Arthurston). Arthur David of The Arthur Strong of Propression.

- a. Increased Cost of Compliance coverage will not be included in the calculation to determine whether coverage meets the 80 percent insurance to value requirement for replacement cost coverage as set forth in VII. General Conditions, V. Loss Settlement.
- b. As other conditions and provisions of this polley apply. The first provision of the polley apply. The first provision of the polley of the polley of the first provision of the polley of the polle

1 TV. PROPERTY NOT COVERED

We do not cover any of the following property:

- Personal property not inside the fully explosed building:
- A building, and personal property in it, located entirely in, on, or over water or asswerd of mean high tide if it was constructed or substantially improved efter September 30, 1982;
- Open structures, including a building used as a boethouse or any structure or building into which bosts are floated, and personal property located in, on, or over water.
- Recreational variables other than travel tracks described in ILB.6.c., whether allowed to a permanent foundation or on wheels;

- Self-propalled vehicles or machines, including their parts and equipment. However, we do cover selfpropelled vehicles or machines not licensed for use on public roads that ere:
 - Used mainly to service the described location, or
 - Designed and used to assist handcapped persons.

while the vehicles or machines are inside a building at the described location;

- Land, land values, tyuns, trees, sahrubs, iplants, growing crops, or animals;
- Accounts, bills, coins, currency, deeds, evidences of debt. medals, money, scrip, stored value cards, postage stamps, securities, bullion, manuscripts, or other valuable papers;

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- Underground structures and equipment, including walls, septic tanks, and septic systems;
- Those portions of welks, walkways, decks, chiveways, palies, and other surfaces, all whigher protected by a roof or not, located outside the perimeter, extensive walls of the insured building or the building in which the insured unit is located; " yet represent the control of the co
- 10. Containers, including related equipment, such as, but not limited to, tenks containing gases or figuids;
- TO THE RESERVE OF THE COUNTY OF THE GRAND SHOULD SH 11. Buildings or units and all their contents illinors than 49 percent of the actual cash value of the building will for unit is below ground, unless the lowest level is at (ir Otor) above: the ubasis should rejevation; and disciplion. ground by reason of earth having been used as

insulation material in conjunction with energy efficient building techniques

:inemqupe Hot tubs and specifical are not between futures, and

12. Fences, retaining walls, seawalls, ? bulkheads,

13. Aircraft or watercraft, or their furnishings and

whatves, piers, bridges, and docks;

swimming pools, and their equipment such as, but not fimiled to, heaters, faters, pumps, and pipes, wherever oceled:

Ustria - St 15. Property not eligible for flood insurance pursuant to , the provisions of the Coastel Barrier Resources Act and the Cosetal Barrier Improvement Act and amendments to these acts:

্বা পুৰুষ্ট ক্ষেত্ৰত প্ৰকৃতি ন্যাল্ডি নাজ্যৰ পূৰ্ব উপজ্ঞান্ত কৰি আছিল Personal property you own in common with other unit.

a lib o quire adments sentir a griging most agreenway ag conduminium application.

A STORES BOSES -. V. EXCLUSIONS

- A. We only provide coverage for direct physical loss by or from flood, which means that we do not pay you for:
- 1. Lass of revenue or profits; and the second section of the
- Loss of access to the insured property or described loositon; The Committee of the Committee
- Loss of use of the trisured property of described location:
- Loss from interruption of business or production.
- Any actitional living expenses incurred white the 5. Gradual erosion. insured building is being repaired or is unable to be occupied for any research
- 8. The cost of complying with any ordinance for law requiring or regulating the construction, demolition, remodeling, removation, or repetr of property, including removal of any resulting debris. This axdusion does not apply to any eligible ectivities that we describe in Coverage D willnamesed Cost of Completings or 1997 to 1998 1998 1999 1999
- Any other economic loss.
- We do not insure a loss directly or indirectly caused by a flood that is stready in progress at the time and dela:

. . . r

- The policy term begins; or
- Coverage is added at your request.
- We do not insure for loss to property caused directly. a tremeworn ritise ent it news tremeworn ringe yd

caused by Rood. Some examples of earth movement that we do not cover are:

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and the second of the second of the St.

- 1. Earthquake:
- Lendalidac Promotor and a respective free
- Land subwidence;
- .Destabilization or movement of land that results from accumulation of water in subsurface land area; or

We do, however, pay for losses from mudiflow and land subsidence as a result of erosion that are specifically covered under our delinition of flood (see II.A.1.c. and 化直接集合のある。いてはいめば、25円とは、20円の地震の

- The second of th We do not insure for direct physical loss caused
- directly or indirectly by any of the following:

 The pressure or weight of ice: 1,000 0,000 (2000)

 Freezing or theweight
- 3. Rain, snow, sleet, hail, or water spray;
- Water, moislure, mildew, or mold damage that results primarily from any condition:
 - Substantially confined to the dwelling; or
 - b. That is within your control, including but not limited to:
 - (1) Design, structural, or mechanical defects:

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- (2) Failure, stoppage, or breakage of water or sawar lines, drains, pumps, fixtures, or equipment or
- (3) Failure to inspect and maintain the property after a flood recedes: " At the 15 to 15 to 15 -
- **5**. Water or waterborne material that:
 - > Backs up through sewers or drains;

b3%Discharges or overflows from a sump, sump ் டியார், **சாங்குக் குயந்தையி; ந்**து வருக்கு கூடு ्रा के श्रीराहण है । जिल्हा है कि के कि c. Seeps or leaks on or through the covered property:

unless there is a flood in the area and the flood is the proximate cause of the server or drain backup; sump discharge or overflow; or ≐aeapage of wellegist in the first section of the party of the section of the

The pressure or weight of water unless there, is a flood in the area and the flood is the proximate cause of the damage from the pressure or weight of

- 7. Power, healths, or cooling fallure unless the failure results from direct physical loss by or from flood to
- Theft, fire, explosion, wind, or windstorm; and Andrews and Applicable graphic
- Anything you or any member of your household do or conspire to do to cause toss by fland deliberately, or
- 10. Alteration of the insured property that significantly Increases the risk of flooding, this ; Tracelle fire is this
- E. We do not insuité for loss le aixy building or personal property located on land leased from the Federal
- 5 Government, arising from or incident to the flooding of the land by the Federal Government, where the lease expressly holds the Federal Government harmless. under flood insurance issued under any Federal Government programs for an exclusive of the resolution of the participation of the resolution of the r
- F. We do not pay for the testing for or maniforing of **V*pódlutants unless required by law or ordinance. क्षेत्रकोत्रक अन्तर्भ । । १५५० च मा संस्कृत (स्टर प्राप्तप्रक्त क्षेत्रह अक्षेत्रका अने सं १ १५५ च च अस्तर्भ सम्बद्धित प्राप्तप्रकार was a street of the contract o

AND THE PROPERTY OF THE PROPER VI. DEDUCTIBLES

 When a loss is covered under this policy, we will pay only that part of the loss that exceeds your deductible amount, subject to the limit of liability that applies. The demotible amount is shown on the Declerations

age was parameter a managementar;

- However, when a "bullding under constriction, ulberation, or repair does not have at least two rigid exterior waits and a fully secured roof at the time of tage, your deductatio amount will be two times the deductable that would otherwise apply to a carriplated 3. III.D. Increased Cool of Compliance a case 100 to ___bulkShg. - - -
- 그 그 집 하다 아니다 아니다는 아무는 그 나는 전혀 그 그들은 아무리를 들었다. In each loss from flood, separate deductibles apply to the building and personal property insured by this böjjek

Through the control of the control o

C. The deductible does not apply to:

S 171 . Til 11

- #J.C.2, Losa Avoidance Messukes;
- III.C.3. Consominium Loss Assessments, or

VII. GENERAL CONDITIONS

In case of loss to an article that is part of a pair or set, we will have the option of paying your

- An amount equal to the cost of replacing the lost, damagent, or destroyed article, minus its depreciation; Or an artist of the second
- The emount that represents the fair proportion of the total value of the pair or set that the lost, damaged, or destroyed article bears to the pair or set. atur (m. 1524) vijelju itrijek ituli. Projek izale

- 8. Concesiment or Fraud and Policy Voldance 5
- Control of the Contro With respect to all insureds under this policy, this policy: ν μ_{...}
 - and laweld.
 - b. Has no legal force or affect;

and the second second second second

- c. > Dannot be renewed, and $\mathcal{C}_{\mathrm{const}}$, $\mathcal{C}_{\mathrm{const}}$ and $\mathcal{C}_{\mathrm{const}}$
- . d. Cannol be replaced by a new NFIP policy:

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if, before or after a loss, you or any other assured or your egent have at any time:

- (1) Intentionally concessed or misrepresented any material fact or circumstance;
- (2) Engaged in fraudulent conduct; or Manager to the second of the control of
- (3) Made felse statements; http://www.science.com/

ina kangan dalah bermanyak dalah bermanyak dalah bermanyak dalah bermanyak dalah bermanyak dalah bermanyak dal relating to this policy or any sother. NFIP MISHINGINGS.

- This policy will be wold as of the date the wongful acts described in B.1. above were committed. പ്രവാഹം De Dina - II de de la leita donne des Begonnes de
- 3. Fines, civil vpenatiles; and imprisonment quader applicable Federal laws may also apply to the acls of fraud or concestment described above. Or they fixed to the second of the second of the second
- 4. This policy is also void for reasons other than fraud. misropresentation, or wrongful act. This policy is wold from its inception and has no legal force under the :encitiones grivoilot
 - omplemental and the complete saw Jarif yanummoo a ni betsool ai yhaqong eriji ij not participating in the NFIP on the policy's inception date and did not join or reanter that program during the policy farm and before the IDBR OCCURTED OF THE PROPERTY OF THE PROPERTY
 - b. If the property listed on the application is otherwise not eligible for coverage under the NEIP. Committee of the Could state of the Could sta

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C. Other Insurance

- 1. If a loss covered by this policy is also covered by other incurance that includes filted coverage not issued under the Act, we will not pay more than the amount of insurance that you are entitled to for lost, damaged; or destroyed property incured under this paties subject to the following: All the law of the law
 - a. Mrs will pay only the proportion of the loss like! the amount of insurance that applies under the policy bears to the total amount of insurence covering the loss, unless C.1.b. or c. immediately betow applies.
 - b. If the other policy has a provision stating that it is excess insurance, this policy will be primery.
 - e. This policy will be primary (but subject to its own deductible) up to the deductible in the other flood policy (except another policy as described in C.1,b. above). When the other deductible arrount is reached, this policy will participate in the terms proportion that the amount of insurance under this policy bears to the total amount of both policies, for the remainder of the loca.

- 2. It mere is omer insurance in the rights of your soundathinium essociation covering the series property covered by this policy, then this policy will be in excess over the other insurance.
- D. Amendments, Walvers, Asalgoment 👵

This policy cannot be changed nor can any of its provisions he waived without the express willen consent of the Federal Meurance Administrator. No action that we take under the learns of this policy constitutes a waiver of erry of our rights. You may assign this postay in writing when you transfer title of your property to someone else, except under thisse conditions: ** 3504 255* For 57 Ca-

- 1. When this policy covers only personal property: or
- ${f \tilde{z}}$. When this policy covers a structure during the course The state of constitution of the state of th
- E. Cancellation of Policy by You
- You may concel this policy in accordance with the applicable rules and regulations of the NFIP
- If you cancel this policy, you may be entitled to a full or partial refund of premium also under the applicable rules and regulations of the NFIP
- F. Nonrenewal of the Policy by Us

 Your policy will not be renewed:

- 1. If the community where your covered property is located stops perficipating in the NFIP; or
- 2. If your building has been declared ineligible under Section 1916 of the Act, Section 1916 of the A
- and the stage got G. Reduction and Reformation of Coverage
- 1. If the premium we received from you was not enough to buy the kind and amount of coverage you requested, we will provide only the amount of coverage that can be purchased for the premium payment we received:
- 2. The policy can be reformed to increase the amount of coverage resulting from the reduction described in G.1. above to the amount you requested as follows:
 - in the second of the second se a. Citizovery of insufficient premium or incomplete rating information before a loss.
 - . (1) If we discover before you have a flood loss that your premium payment was not enough to buy the requested amount of coverage, we will send you and any mortgages or trustee known to us a bill for the required additional premium for the current policy term (or that portion of the current policy term following any endorsament changing

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the amount of coverage). If you or the mortgages or invetee pay the additional premium within 30 days from the date of our bill, we will reform the policy to increase the amount of coverage to the originally "requested emount effective to the beginning ਾਮੇ: of the current policy term (er subsequent * Product of harm rendorsament schenging attac. "amount of coverage). A consumer price exist. न्द्रभाव कर १ व क्यो प्रदेश को है है अपने धर्म प्रदेश शास्त्राचा (2) If we determine before you have a flood loss of "That other rating symbormetory (we sprewed by :: Incomplete and prevents us from calculating the additional premium, we will task you to ออกราย เป็น เดือนเลือนที่ เดือนที่เล่าเก็บเก็บได้ 💝 🕒 🖟 🖟 submit the information within 60 days, of our reguest. Once we determine the amount of firedditional premium for the current policy The term, we right a following the a procedure with ୍ଦ୍ୟପ୍ତ**ାଲିଲ୍ଲା(¶) ebo**ve ା ଲେଖ୍ୟ ହିନ୍ଦ୍ରପଞ୍ଜ ଜିଲ୍ଲିଲିଲିଲିଲିଲି THE COUNTY OF STREET WAS SUBJECT AND STREET " (3) If we do not receive the additional promium (or additional information) by the date it is population the amount of coverage can only be ាន់នៅមាន increased by endorsament subject to នៃប្រើ Streets appropriate waiting period, 4059 50 pt. (63) ានមាន សំពីស្នាំ ខាងជា ១៩ សម្រែក ដែលក្រែកទេ ស្នងសម្រេច b. PDiscovery of insufficient/operations on incomplete: ាន ។ រដ្ឋារ៉ាញ ប្រ**នែលប្រជាពលរបស់** នៅមាន ជាប្រែង នៅ នៅ នៅ សមាន សមានប្រជាពី ក្នុង នៃការ

C' CON [1] If we discover after you have a flood loss that your premium payment was not enough PL: to buy the requested amount of coverage: It we will send you and environgages for ** : Inglet known to us a bill for the required additional promium for the current and the 1945 prior policy terms. If you or the morigages '--- 'or busies pay the additional premium within ್ ್ಯಾಟ್ ನರು days from "the "data of our, biff, we ಅಟ - reform the policy to increase the amount of coverage to the adjunctly requested amount affective to the beginning of the prior policy

in the first of the second of and (2) If we discover after you have a flood loss as the the rating information, two, thays are incomplete and prevents us from calculating (4) L. Bujtaddifforat premium, we will sak you to The required information. You you australt the information before your claim can be paid. Once we determine the amount of 2011 . - Padditional premium for the current and prior policy terms, we will follow the procedure in **Q.2.b.(1)** above.

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(3) If we do not receive the additional premium by the date it is due, your bood insurance idairs will be settled; based on the reduced amount of coverage. The amount of coverage can contribute thincreased by andomement subject to any appropriate walting period. A high rushings is size Authorited about the confidence;

AND ASSESSMENT OF THE PROPERTY OF THE PROPERTY

3. However, if we find that you or eyeur agent. intentionally did not tell us, or felsified, any Important fact or carcumstance or did anything fraudulent relating to this insurance, the provisions of Condition B. Concealment of Freue and Policy Voldence signly, 18

.ក. 👾 ការពីភេទ 🗭 រាធនៈ ខិបកនគឺ ប្រជាពិភ H. Policy Remained -- A 1000 (60 (be arrestly bayes) The service of a partor pie technical

1. This policy will expire at 12:01. a.m.:on the last day of the policy terms is the sevent of purposes

ារ, ំនោះ នាព្យាសាទ ៦៩) លិខធ្យាវាមសាធិប្បារាមិត្ត, We must receive the payment of the appropriate. renewal premium willer 30 days of the expiration **র্থনার**, প্রতির প্রকরে প্রাচিত serve আজ প্রকরে ভূম করে বা চুক্ত বা ত

 the find, however, that we did not place your renewed notice into the U.S. Postal Service, or News did meil it, swesmade ja mistake paga, we jaged an. moorract, incomplete, or illegible address, particit delayed he delivery to you before the due date for the renewal premium, then we will follow those procedures. The control of the design of The parties of the property with the America of

 If you or your agent nelified unit not leter then !-- year after the date on which the payment of the renewal prentium was due, of nonreceipt of a government, implice abelove this gdue, ideas for the renewed premium, and we determine that the 🚎 .. sircumstances in the preceding paragraph apply. : we will mpil a second bill providing a revised dub date, which will be 30 days after the date on $_{1}$ -withich the bit is malied, $_{1},_{2},_{3},_{4},_{5},_{7},_{1},_{1},_{1},_{2},_{3}}$

ran mangamatan dan persampan bersampan bersamp b. If we do not receive the promium requested in the $\chi c + \sigma$;sacond bill by the revised due date, then we will not renew the policy. In that case, the policy notenique out to as yould be expiration. date shown on the Decignations Page.

4. In connection with the renewal of the policy, we may. ask you diving the policy term to recently on a Recentlication outsettermains we will provide to you the rating information used to rate your most recent application for or lenewal of leading collection was the

Conditions Supporting or Restricting Insurance

We are not liable for less that occurs while there is a hazard that is increased by any means within your control or knowledge.

July Requirements in Casa of Lossification is \$100 and

in case of a fixed loss to insured property, you must:

Sur in the telegraph to the indicate the beautiful for the appear of the Give prompt written notice to 19(8); see the prompt of

ोक्षी १५६६ के विलायक देख्युंची कार्युंचन है के क्ष्युंचन 2, As soon as heast nably possible, apparate, the is adamaged and undamaged property, putting it in the best poesible order so that we may examine the order

 Prepare an inventory of damaged property showing the quantity, description, actual cash value, and amount of josy. Attach all bills, receipts, and related documents and in the copy when the besides and

- YMING 60 days after the loss, send us a proof of loss, which is your statement of the amount you are claiming under the policy signed and swom to by you, and which furnishes us with the following information:
 - a. The date and time of less:
- January Committee of the Committee of the b. A brief explanation of how the loss happened;
- , metalyt (i plastické ் உ Your Interest (for example, ிண்டில்) jand the interest, if any of others in the udemaged an ing property (1) have noting a material elegit of the first spring of the first spr
- 10 d. Details of any other insurance that may cover the ်မိုင်နှာရှင်။ lossရှည်မှာ မိနင်း စညာနှင့် ကျားရာရှင် ဗိုလ်လေနှင့် ကျနောင်မှစေ
- a control of the control of the state of a mode of property during the term of the policy; so near t
- A. Specifications of demaged buildings used கூறு ச**். deteried repair estimates**; விரிக்கர் கூறி செலவு
- the fact that a per only one of the period party makes the Albania seed g. Names of mongagees or anyone else having:a llen, charge, or claim against the covered property;
 - h. Details about who occupied any insured building at the time of loss and for what purpose; and
- in a regular Algar Asper 43 ... The inventory of damaged personal property ുള്ള പ്ര**descriped** in **J.B. above**. സ്റ്റോ പ്രസ്ഥാന് വര്യാ
- in completing the proof of loss, you must use your own judgment concerning the amount of loss and justify that amount.
- You must experse with the adjuster or Б. representative in the investigation of the claim.
- 7. The insurance adjuster whom we him to jowestigate your ctalm may furnish you with a proof of loss form. and ahe or he may help you complete it. However, ithis is a matter of courtsey, poly; sand you, must still gand us a proof of less within 60 days after the loss even if the adjuster does not furnish the form or help you complete it.
- We have not authorized the adjuster to appropri disapprove claims or to tell you whether we will approve your claim.
- ្រឹង ។ ខ្លួន របស់ ខ្លួន ដូចក្នុងស្រាស្ត្រស្តី មន្ត្រ។ 9. At our option, we may accept the adjuster's report of the loss instead of your proof of loss. The edjuster's report will include information about your loss and the damages you sustained. You must sign the adjusters report. At our option, we may require you to sweer to the report.

K. Our Options After a Loss.

Options we may be sure set. Options we may, in our sole discretion, exercise after loss include the following: and the second control of the second control of the second

- 1. At such reasonable times and places, that we may designate, you must:
 - s. Show us or our representative the damaged
- b. Submit to examination under eath, while not in a para the presence of another traured, and sign the
- egistrikugarat oktober 505 falgegen o Permit us to scarning and make garages and
- copies of the second se you against loss and the deed establishing your ownership of the insured real property; -
- (2) Condominium association documents including the Declarations condominium its Articles of Association or incorporation, Bylave, rules and regulations. and other relevant documents if you are a 🛫 : - - - unit owner in a condominium building; and
- (3) All books of accounts, bills, involces and other vouchars, or certified copies pertaining to the damaged property if the originals are
- 2. We may request in writing that you lymish us with a complete inventory of the lost, demagged, or destroyed property, including
- , ... a.g., Quantificas and costs:
- b. Actual cash waites or replacement cost (whichever is appropriate);
 - . The content of the content of c. Amounts of loss claimed;
 - d. Any written plans and specifications for repair of the damaged property that you can reasonably the supplied and property of the supplier of t
- e. Evidence that prior flood damage hat been
- 3. If we give you written recess within 30 days ever we receive your signed, swom proof of loss, we may.
- Annual Transport a. Repair rebuild, or replace any part of the logi. damaged, or destroyed property with melecial or and quality or its functional in agulyalent; and a more spin a second
- b. Take all or any part of the damaged property at the value we agree upon or its appraised value.
- L No Benefit to Bailce

No person or organization, other than you, having custody of covered property will benefit from this insurance.

Page 13 of 19

M. Loss Payment

- 1. We will adjust all losses with you. We will pay you . - unless some other person or eably is named in the ு _policy or is legally entitled to receive payment, Loss will be payable 60 days after we receive your proof of toes (or within 90 plays efter the insurance adjuster files an adjuster's report signed and awom to by you in lieu of a proof of loss) and:
 - ាស់ ក្រុម ក្រុមប្រជាពលរបស់ នេះ នេះ នេះ ប្រកាស់ ខេត្ត និងក្នុង និងក្នុង និងក្នុង និងក្នុង និងក្នុង និងក្នុង និង are since reach on agreement with your property of $\mathcal{S}_{\mathcal{A}}$ dente de la companyation de la familia de la companyation de la compan b. . There is an entry of a final judgment; or a great ကားမှ မေးကို ကောက်သော ကိုရှာကို မည်းကို ကို ပိုကိုပို့ရှိသို့ ရှိ
 - c. There is a filing of an eppreisal award with us, as 🛌 provided in VII.P. 💢 .
- omno el el maner del personal dan legistia del del 2. If we reject your proof of loss in whole or in part you пъруг.
 - a... Accept our denial of your claim,

 country,

 b... Exercise your rights under this policy; or
- c. File on amended proof of loss, as long as it is), a filed within 60 days of the date of the loss $\omega_{\rm collision}$

N. Abandonmanl, , , , $\alpha \in \mathbb{R}^{n \times n} \otimes \mathbb{R}^{n \times n} \times \mathbb{R}^{n \times n}$

τ, ...

You may not abandon to us damaged or undamaged property insured under this policy.

August 19 and the transplant of the end of t

We may permit you to keep demaged insured property after a loss, and we will reduce the amount of the loss proceeds payable to you under the policy by the value of **វ៉ាម sahaga** នេះ បានប្រជាពលម្យាក់មេកម្មការដែលស្ថាស់ដូ

ું મુખ્યત્વે કુલ કે કુલ માત્ર માટે જેવા છે. જેવા કુલ કરો કુલ જો છે. જેવા કુલ કુલ જેવા છે. P. Appraisal

If you and we fail to agree, on the actual cash, value or, it applicable, replacement cost of your damaged property to sottle upon the amount of loss, then either may damend an appraisal of the loss in this event, you and we will each choose a competent and impartial appraiser within 20 days after receiving a written request from the other. The two appraisers will choose an umpire, if they cannot agree upon an umpire within 45 days, you or we may request that the choice be made by a judge of a court of record in the State values the covered property is localed. The appraisors will separately state the actual cash value, the replacement cost, and the amount of loss to each Item. If the appraisers submit a written report of an agreement to us, the emount agreed upon will be the amount of loss, if they fail to agree, they will submit their differences to the umpire. A decision agreed to by any two will set the amount of actual cech value and loss, or if it applies, the replacement cost and loss.

Each party will:

Pay its own appreisor, and 2. Bear the other expenses of the appraisal and umpire

Q. Mortgago Clause

Any loss payable under Coverage A - Building Property will be paid to any mongages of whom we have ectual notice as well as any other morigages or loss payes determined to exist etting time of loss, and you gaz. interests appear. If more than one mortgages is named, the order of payment will be the same as the order of precedence of the mortgages, $z_0 := \{z_1, z_2, z_3, \ldots, z_{N+1}\}$

If we deny your claim, that denial will not apply to a valid claim of the mortgages, if the mortgages:

- Notifies as of any change in the coversion or occupancy, or substantial change in risk of which the mortgagee is aware;
- Z. Pays any premium due under this policy on demand
- If you have neglected to pay the prenilum; and Submits a signed, sworn proof of loss willing 80 days. after receiving notice from us of your failure to do so.

All of the terms of this policy apply to the mortgages.

The montgages has the right to receive loss payment even if the mortgagee has started foreclosure or similar action on the building.

If we decide to cancel or not renew Dis policy, it will continue in effect for the benefit of the mortgages only for. 30 days after we notify the mortgagee of the carcellation. gr nomenžwii.

If we pay the mortgagee for any loss and dany payment to you, we are subrogated to all the rights of the mortgages. granted under the mortgage on the property. Subregation will not impair the right of the mortgages to recover the full emount of the mortgages's claim, which is write the ma

R. Sull Against Us
You may not sue us to recover money under this policy unless you have complied with all the requirements of the policy. If you do sue, you must start the suit within 1 year after the date of the written denial of all or part of the claim, and you must file the suit in line Unlied States District Court of the district in which the insured property was located at the time of loss. This requirement applies to any claim, that you may have under this policy and to any dispute that you may have adding out of the handling. of any claim under the policy.

3. Subrogetion

The second second Whenever we make a payment for a loss under this policy, we are subrogated to your right to recover for that loss from any other person. That means that your right to

run hun: Pega 14 of 19

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resover for a loss that was panly or totally caused by someone else is automatically transferred to us, to the extent that we have peld you for the loss. We may require you to ecknowledge this transfer in writing. After the loss, you may not give up our right to recover this money or do anything that would prevent us from recovering it. If you make any claim against any person who caused your loss and recover any money, you must pay us back first bedging you may keep any of that money.

- T. Continuous Lake Flooding specific 50, 50 representations
- The Toler of the second second
 - a. To make no further claim under this policy: அத
 - b. Not to seek renewal of this policy,

release agrecing:

- c. Not to apply for any flood insurance under the Act for property at the dependent location; and
- d. Not to seek a premium refund for current or prior berns: 1-10 in the seek a premium refund for current or prior berns: 1-10 in the seek as a fundament of the seek as a fundament of

If the policy term ends before the insured building has been flooded continuously, for 90 days, the provisions of this paragraph 7.1, will epply when the insured building soffers a covered loss before the policy term ends.

- 2. If your insured building is subject to continuous take Booding from a closed basin take, you may elect to file deim under ..either- paragraph - Tr1. .above ..or paragraph T.2. (A "closed basin lake" is a natural lake from which water leaves primarily through evaporation bebesche auf an absence wan sere excrete and whose surface area new aware state of her exceeded 1 square mile at any time in the recorded past. Most of the nation's closed basin lakes are in the western half of the Linited States, where annual avaporation exceeds annual precipitation and where take levels and surface areas are subject to considerable fluctuation the to wide variations is the circule. These takes may overlop their basins on rare occasions.) Under title paragraph T.2, we will pay your claim as if the building is a total loss even though it has not been continuously inundated for 90 days, subject, to the hollowing conditions:
 - Lake flood waters must damage or intrineatly threaten to damage your building.

. . . .

b. Before approval of your claim, you must:

- Agree to a claim payment that reflects your buying back the salvage on a negotated basist and
- (2) Grant the conservation essement described in FEMA's "Policy Guidance for Closed Bestn Lakea," to be recorded in the office of the local recorder of deads. FEMA, in consultation with :: the community in which the property is located, will identify on a map an area or areas of special consideration (ASC) in which there is a potential for flood damage from continuous lake flooding. FEMA will give the community the agreed-upon may showing the ASC: This basement will only apply to that podion of the property in the ASC it was allow pertain lightcultural and recreational rides of the land. The only alculctures that it will allow . on any portion of the property within the ASC Imnoltaerzer bna latuducinga elgrifis rifet eo ens structures. If any of these allowable endchings are arsumble buildings under the NFIR and are insured under the NFIP, they will not be aligible for the benefits of this paragraph T.2. If a U.S. Army Corps of Engineers certified flood control project or otherwise certified flood control project lake projects the property, FEMA will, upon request, amend the ASC to remove areas protected by those projects. The restrictions of the essement will then no longer apply to any portion of the properly removed from the ASC; and 100 pt
- Fig. (3) Comply with paragraphs T.1,a, through T.1,d. above
- Within 90 days of approval of your claim, you must move your building to a new location outside the ASC. FEMA will give you an additional 30 days to move if you show that there is sufficient reason to eadend the time.
 - d. Before the first payment of your claim, you must a sequire an elevation certificate and a soodplain why daywopment permit from the local stoodplain administrator for the new location of your building.
 - Before the approval of your claim, the community having jurisdiction over your building must.
 - (1) Adopt a permanent land use ordinarios, or a semporary moratorium for a period not to exceed 8 morths to be followed immediately by a permanent land use ordinarios, that is consistent with the provisions specified in the essement required in paragraph 7.2.b. above.
 - (2) Agree to declare and report eny violations of this ordinance to FEMA so that under Section 1918 of the Mational Flood Insurance Act of 1988, as amended, flood insurance to the building can be dealed; and

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- (3) Agree to maintain as deed-restricted, for purposes competible with open space or agricultural or represtional use only, any affected properly the community acquires an Interest in. These deed rectrictions must be consistent with the provisions of paragraph T.2.b. shove, except that, even if a certified project projects the property, the land use restrictions conlinue to Emply if the property was acquired under the Hazard Magazion ാ, - Grant Program or the "Flood Malgation → : Assistance Program: If a nonprofit land trust * organization receives : the aproperty reside "-- "donation, that organization must maintain the Property as deed-restricted, consistent with the provisions of peragraph T.g.b. above. per
- Billion Committee of the preparation of the propagation 1: Before the approved of your: daim; the affected. State must take all action set forth in FEMA's "Policy Guidance for Closed Basin Lakes 2 and in-
- in weather the restriction of the more restricted to the problem of problems. g. You must have NFIP flood insurance coverage sombnuously in offset from a date established by FEMA until you file a claim under paragraph, 7.2.; it a subsequent owner buys. NEIP insurance that aces into effect within 60 days of the date of : Transfer of title, any gap in coverage during that 60-day period will not be a violation of this continuous coverage requirement. For the purpose of honoring a down under this paragraph T.2., we will not consider to be in effect any increased coverage that became effective after the date. established by FEMA... The exception to this is any increased coverage in the amount suggested by your insurer as an inflation edjustment.
- Marin Common transport to the common transport Trils paragraph T.2. will be in effect for a community when the FEMA Regional Director for the effected region provides to the community, in witting, the following:
 - gan Figger from Andrewspielergisch (1) Confirmation that the community and the State are in compliance with the conditions in paragraphs T.2.e. and T.2.f. above; and
-) (2) The date by which you must have flood TO STREAMBROOM WITHOUT A CONTROL OF AND ASSESSED.
- Duplicate Policies Not Allowed
- We will not useure your property under more than one RFIP policy.

If we find that the duplication was not knowingly created, we will give you written notice. The notice will advise you that you may choose one of several options under the following procedures:

 * a. If you choose in keep in effect the policy with the spatier affective date, you may also choose to add the coverage limits of the later policy to the limits of the earlier policy. The change will become effective as of the effective data of the lalar policy. 🕟

in Support Chronical

b. If you choose to keep in affect the policy with the later effective date, you may also choose to add the coverage limits of the sealer policy to the limits of the later policy. The change will be effective as of the effective date of the later

in either case, you must pay the provide premium for the increased coverage limits within 30 days of the wiften notice. In no event will the resulting coverage "- limits exceed the permissible limits of coverage under the Act or your insurable interest, whichever is less :: ...

We will make a refund to you, according to applicable NFIP rules, of the premium for the policy not being Rept in effecting of the propagation of the after or the second

Your option under Condition U. Suplicate Policies Not Allowed to elect which NFIP policy to keep in offect does not apply when duplicates have been knowingly created, Losses occurring under such diroumstances will be adjusted according to the terms and conditions of the earlier policy. The policy with the later effective date will be conceled.

V. Loss Settlement

Introduction

This policy provides three methods of settling losses: Replacement Cost, Special Loss Suttlement, and Actual Cash Value. Each method is used for a different type of property, as explained in e.-c. below...

and the second second

- Recladement Cost loss settlement, described in. V.Z. below, applies to a single-family dwelling provided:
 - (1) It is your principal residence, which means that, at the time of loss, you or your spouse lived there for at least 60 percent of:
 - (a) The 365 days immediately preceding the least or the less or
 - (b) The period of your ownership, if you owned the dwelling for less than 365 days; and
 - (2) At the time of loss, the articunt of insursince in this policy that applies to the dwelling is 80 percent or more of its full replacement cost immediately before the loss, or is the municipum amount of insurance available under the NFIP. 🔧
- Special loss settlement, described in V.3, below, applies to a single-family dwelling that is a manufactured or mobile home or a travel trailer.
- c. Actual Cash Value loss settement applies to a single-family dwelling not subject to replacement evil, or breakel toes settlement, and to the property listed in V.A. below.

"..... Page 10 of 15

Neplecement Cost Lose Settlement >

The following loss settlement conditions apply to a Bingle-family dwelling described in V.I.a. above:

- We will pay to repair or replace the damaged densiting after application of the deductible and without deduction for degreciation, but not more than the less) of the following amounts:
 - (1) The building limit of liability shown on your Declarations Page;
 - (2) The replacement cost of that part of the dwelling damaged, with materials of tike fond and quality, and for like use; or
 - (3) The recessary amount actually spent to repair or replace the damaged point of the dwelling for like use.
- b. Mithe dwilling is rebuilt at a new location, the cost described above is limited to the cost that would have been incurred if the dwelling had been rebuilt at its former location.
- Elevic. Which the full cost of repair or replacement is 19.4 19.50 preportional loss settlemant/securior. more than \$1,000 or more than 5 percent of the S'--dwelling, we will not be liable for any loss-under The CHUVID above or VA.x(2) below unless and until 👉 🕾 🦮 actual repair or replacement is completed. 🕒 💢
- at. You may disregard the replacement cost You may disregard the representant cost conditions above and make dain under this Table 2.2.784. following amounts, but not more than the amount profiler for loss to dwellings on an actual seek. policy for loss to dwellings on an actual cash value basis. You may then make dalin for any ".: "V is additional healthy according to V.2.a., b., and.c. 9%7%9%9 above, provided you notify us of your intentito do \odot and regisso within 180 days effect the debe of loss against the part of the same of the sa
 - e. If the community in which your dwelling is located has been converted from the Emergency Program to the Regular Program iduning the Picketton of which This proportion is determined as follows: If maximum amount of available NFIP insurance to Sissipper the sampuni that was available at the ്യാത്ര**beginning of the current policy term**ു പ്രത്യാസ്ത്രം സ

ាំភាពកែកមេ មិនរំបស់ សេវន សេវន សេវន សេវន សេវន គ្រង់គ្រង់គ្រង់ Special Loss Settlement

- Purple to the second of the a. The following loss settlement conditions apply to a single-family cheeling that:
 - [1] Is a manufaçtured or mobile home or a trevel trailer, as defined in II.6.8.b. and II.9.6.c.;
 - (2) Is at least 16 fact wide when fully essentibled and has an ereal of at least 600 square feet -within its perimeter walls when a fully assembled; and

- [8] 16 ඉවරේ විශේස්පුන් residence, නෑ නොදැඩුණු <u>[ල</u> V.1.a.(1) above.
- b. If such a dwedling is totally destroyed or demaged to such an extent (het, in our judgment, It is not economically feasible to repair, at least to its predemage condition, we will all our discretion, pay the least of the following amounts:
 - (1) The lesser of the replacement cost of the dwelling or 1.5 times the actual cash value, or
 - (2) The building limit of liability shown on your Declarations Page.
- q. If such a dwelling is partially demaged and, in our judgment, it is economically feasible to repair il to de predemege condition, we will redile the loss according to the Replecement Cost conditions in paragraph V.2 above.

Actual Cash Value Loss Settlement

The types of property noted below are subject to actual cash value [or in the case of V.4.s.(2) below,

- of insurence on the dwelling is both less than 80 percent of its full replacement cost immediately to before the loss and less than the maximum amount of insurance available under the NFIP. In that case, we will pay the greater of the
- (1) The actual cash value, as defined in M.B.2., of the damaged part of the dwelling; or -Table and the Book
- $^{97.43\pm0.0}$ (2) A proportion of the coal to repair or replace $^{129.98}$ the daimaged part of the dwalling, without refre bne, nothabargeb, teplaying not notbubeb.

80 percent of the full replacement cost of the divelling is less than the maximum amount of insurance available under the MFP, then the proportion is determined by divising the actual amount of insurance on the dwalling by the amount of insurance that represents 80 percent of its full replacement cost. But if dettilling is greater than the maximum amount of insurance evaluable under the NFIP, then the proportion is determined by dividing the actual amount of insurance on the develling by the maximum amount of insurance available under the NFIP.

- b. A two-, three-, or four-family dwelling.
- A unit that is not used exclusively for singlelamily dwalling purposes.

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- d. Datachet garages.
- Personal property.
- Appliances, carpets, and carpet pads. 1_
- the second second Outdoor awaings, outdoor antennas or serials of any type, and other outdoor equipments when each
- ். இருந்து இரு இருந்து இருந்த it. Any property covered under this policy that is abandoned after a loss and remains as debris. anywhere on the described location, $\varepsilon = \frac{1}{2} c_{\infty} c_{\delta}$
- A dwelling that is not your principal residence.
- Amount of Insurance Regulated

To determine the emount of insurance required for a dwelling immediately before the loss, do not include the value of the same of the s

- Foolings, foundations, plans, or any other structures or devices that are below the undersurface of the lowest basement floor and enbloot all ot bart of the dwelling!
- b. Those supports listed in V.S.a. above that are below the surface of the ground inside the
- foundation walls if there is no basement and

 c. Escavajiors and junderground files, puss,
 wiring and drains.

The Coverage D - Increased Coef of Complaince limit of liability is not included in the determination of the Bentaunt of insurance required . The state of the Law 1997 रिक्षणा सम्पर्का । १४ अस्ति १ वस्ति छन्। १ वस्तु । १४ अस्ति १८ असी वर्षे ४४६७ केस्स्य

्रम्य के अने स्वर्धित है। यह स्वर्धित स्

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્રા, તે જુણ સમારો સર્વાદા મુખ્ય હોયને નિર્દેષ્ટ્ર છો. જે And the second of the second second of the s

And the second of the second of the second

P. S. Control of the Control of the

If we make a change that broadens your coverage under this edition of our policy, but does not require any additional premium; then that charge will automatically apply to your insurance as of the date we implement the

change, provided that this implementation dute falls within 60 days before, or during, the policy term stated on the Declarations Page ----

early and a second

SALE TO THE CONTROL OF THE COVERNS O

This policy and all disputes arising from the handling of any claim under the policy are governed exclusively by the flood insurance regulations issued by FEMA; the

and progression and

National Flood insurance Act of 1969, as amended (42) U.S.C. 4001, at seq.), and Federal common law.

IN WITNESS WHEREOF, we have signed this policy below and hereby enter into this insurance Agreement.

Secretary

the property of the control

President pos

CLAMA GUIDELINES IN CASE OF A FLOOD

For the protection of you and your family, the following claim guidelines are provided by the National Flood Incurence Program (NFIP). If you are ever in doubt as to what action is needed, consult your insurance representative.

Know your insurance representative's name and telephone number. List them here for fast reference;
Insurance Representative's Phone Number _______

- Motify your insurance representative, in writing, as soon as possible after the flood.
- Determine the independent daims adjuster sasigned to your clean and contact him or her if you have not been contacted within 24 hours after you reported the claim to your insurance representative.
- As seen as possible, separate damaged property from undamaged property so that damage can be inspected and evaluated.
- Discuss with the claims adjuster any need you may have for an advance or partial payment for your loss.
- To help the claims adjuster, try to take photographs of the culside of the premises showing the flooding and the damage and photographs of the inside of the premises showing the height of the water and the damaged property.
- Place all account books, financial records, receipts, and other loss verification material in a safe place for examination and evaluation by the claims adjuster.
- Work cooperatively and promptly with the claims adjuster to determine and document all claim items:

 Be prepared to advise the claims adjuster of the cause and responsible partyres), if the flooding resulted from other than natural cause.
- Make aure that the claims adjuster fully explains, and that you fully understand, all allowances and
 procedures for processing claim payments on the basis of your proof of loss. This policy requires you to
 send us detailed proof of loss within 60 days after the loss.
- Any and all coverage problems and dalin allowance restrictions must be communicated directly from the Company. Claims adjusters are not authorized to approve or deny dalins; their job is to report to the Company on the elements of flood cause and damage.

At our option, we may accept an adjuster's report of the loss instead of your proof of loss. The adjuster's report will include information about your loss and the damages to your insured property. You must sign the adjuster's report. At our option, we may require you to swear to the report.